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Official Public Records

Tarrant County Texas

3/29/2011 2:16 PM

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Mary Louise Garcin

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Mary Louise Garcia

Submitter: ACS

CHESAPEAKE ENERGY CORP. ATTN: RECORDING TEAM P.O. BOX 18496 OKLAHOMA CITY, OK 73154

Submitter: CHESAPEAKE OPERATING, INC

TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

DO NOT DESTROY

WARNING – THIS IS PART OF THE OFFICIAL RECORD

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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Penducen 88 (4-89) — Paul-Ty With 640 Acres Pooling Provision

PAID-UP OIL AND GAS LEASE

(No Surface Use)

na en const provide qualities compress to come special more provided provided and a constant of the security of the constant o

9.229 meets of lead, more or less, alloyated in the R. Harrington Survey, Abstract No. 1988, Tarrant County, Texas, being Lot 3R, Block A, Sunshine Mendows Addition, an Addition to the City of Euless, Tarrant County, Texas, according to that certain Plat recorded in Cabinet A, Side 487, Plat Records of Tarrant County, Texas, being the same land described in data certain Wayranty threat White Vendor's Lieu dated duty to, solid, from Hamain Hanson and sponter, Manustan H. Hanson, in Farial Landson, a manufact that, recorded to become 14429, Page 549, Deed Records, Tarrant County, Texas;

in the Country of Tarrant, State of TEXAS, containing <u>0.229</u> gross acres, more or less (including any interests theres) which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances publicant interential including geophysical season contained in the above described lessed premises, this lesse also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are configuous or adjacent to the above-described lessed premises, and, or consideration of the aforementioned cash home, Lassor agrees to execute at Lesson a request any addition in the applicamental instruments for a name complete or accurate discription of the face so covered. For the purpose or assertability the amount of any shuf-in mystics hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

2. This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of One year (1) from the date hereof, and for as long thereafter as of or gas or other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled therewith or this lease is otherwise maintained in

2. This issue, which is a "paid-up" leader requiring no rentals, shall be in force for a primary items of One year (1) from the date hereof, and for as long thereafter as oil up gas or other substances covered hereby are produced in paying quantilies from the leased premises or from tends pooled therewith or this lease is otherwise maintained in the paying paying the control of the control of

- leased premises from uncompanies aled drainage by any with or wells located on other lands not ponied the rewith. There shall be no coverant to drift exploratory waits or any additions wells except as expressely provided between.

 8. Lessee shall have the right but not the obligation to pool all or any part of the leased premises or interest fiterein with any other lands or interests, as to any or all deptils or zones, and as to any or all substances covered by this leased premises, whether or not similar pooling arithmyto oxids with respect to such other lands or interests. The proper to do so in order to postently develop or operate the leased premises, whether or not similar pooling arithmyto oxids to such other lands or interests. The proper to do so in order to postently develop or operate the leased premises, whether or not similar pooling arithmyto oxids to such other lands or interests. The proper to do so in order to postently develop or operate the leased premises, whether or not similar pooling arithmyto oxids with respect to such other lands or not average tolerance of 10%; provided that a larger runt may be formed for an of well or gas well or notice that may be prescribed or permitted by any governmental authority, or in or definition is so of the foregoing, the terms for well and gas well' shall have the meanings prescribed by applicable law or the appropriate governmental authority, or in orderintant is provided and the properties of the foregoing, the terms for well and gas well' shall have the meanings prescribed by applicable law or the appropriate governmental authority, or in orderintant is so that the object of the foregoing, the terms for well are made a well with an initial postential to the meanings prescribed by applicable law or the appropriate governmental authority, in the definition is so do the passed premises a well with an initial guestilitation is to component to the growth or and the seed and authority in the production test conducted under normal production ordering standard
- and near otherwise, in seaso pooms memoral and remaind to the proportion and tessed and period or in part, by area antifor by depth or zone, and the sales and otherwise transferred in whole or in part, by area antifor by depth or zone, and the rights and obligations of the parties because shall extend to use neapositive hour, devices, executions, administrations, successors and assigns. No change in Lessors ownership shall have the offect of reducing the rights or enlargent the obbidations of Lessee between the observations of Lessee between the content of the observation of Lessee between the observations of the observations of Lessee between the observations of Lessee the statisfied the notification requirements contained in classes usual forms of division order. In the event of the death of any person entitled to shall be required to shall be about the observation of the event of the event of the death of any person entitled to shall be required to shall be required. It is seen that the decosiony designated above. If all any time two or more persons are entitled to shall be required. Lessee may pay or tender such shall no valid to shall be required to the content of the conte

- If Lassee releases all or an undivided interest in less then all of the era covered hereby, Lessee's obligation to pay or tender shuf-in royalities shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

 10. In exploring for, developing, zond-outleing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced recovery, Lessee shall have the right of ingress and egrees along with the right to conduct such operations on the lessed premises, tanks, water wells, disposal wells, injection wells, pits, electric and telephone fines, power stellors, and other facilities deemed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, any class, water and/or other substances produced on the lessed premises of secret wells of the respective from Lesseor's wells or production. Lessee may use in such operations, free of cost, any class, water and/or other substances produced on the lessed premises of the respective from Lesseor's wells or production. In exploring, developing, producing or marketing from the lessed premises or lands pooled therewith, the another yields granted herein shall popy (a) to the entire lessed premises described in Paragraph 1 above, notwithstanding amy partial release or other partial termination of this is asse; and (b) to any previous or other lands used by Lessee hereafter. Without Lesseo's consent, and Lessee shall per the essed premises or other partial termination of this is asse; and (b) to any previous or other lands using a stellar to lessee or other partial termination to buildings and other improvements now on the lessed premises or such other lands using the lessee of the lessee of the partial previous or other lands using any partial previous to the difference of the lessee of the lessee

- sime after said judicial determination to remedy the breach or default and Lessee lais to do so

 14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore seament under and through the leased premises for the placement of well bores (along mutes selected by Lessee) from oit or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive and reministion of this lease

 15. Lessor hisrably warrants and agrees to defend (sile conveyed to Lessee hereunder) aligness that Lessee at Lessee's option may pay and discharge any taxes.

 15. Insort hisrably warrants and addition to its other rights, may reimburse itself out of any royalties or shuffin royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessors like. Lessee may suspend the payment of royalties otherwise payable to Lessor hereunder, without interest, until Lessee has been furnished satisfactory evidence that such datm has been resolved.

 16. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other operations.
- 17. Lessor, and their successors and assigns, hereby grants Lessoe an option to extand the primary term of this lease for an additional period of Two (2) years from the of the primary term by paying or tendening to Lessor prior to the end of the primary term the same borns considered in mile and conditions as granted for this lease.

 18. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAMMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessorsion and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's s, devisees, executions, administrators, successors and assigns, whether or not this lease has been executed by all parties bereinabove named as Lessor.

Madhami

By: Farid Ladhani

STATE OF TEXAS

ACKNOWLEDGEMENT

This instrument was acknowledged before me on the State of MARCH GREGORY JOHN GISH Notary Public, State of Texas My Corruntseion Explans March 29, 2014 Acknow	Notary Party Service Commission expires: 3/29/14
STATE OF TEXAS COUNTY OF TARBANT This instrument was at knowledged before me on the Stary of MARCY GREGORY JOHN GISH	Sugar Sola Sil
Notary Public, State of Texas My Commission Expires March 29, 2014	Notary's name (product) SEGORY JOHN GISH Notary's commission explains 3/29/14